1 UNITED STATES DISTRICT COURT 2 NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION 3 LATISHA SATCHELL, individually and on Case No. 4:16-CV-04961-JSW 4 behalf of all others similarly situated, 5 Plaintiff, 6 STIPULATION AND [PROPOSED] v. 7 **ORDER SELECTING ADR** SONIC NOTIFY, INC. d/b/a SIGNAL360, a **PROCESS** 8 Delaware Corporation, and GOLDEN STATE 9 WARRIORS, LLC, a California Limited Liability Company, 10 Defendants. 11 12 13 Counsel report that they have met and conferred regarding ADR and have reached the following stipulation pursuant to Civil L.R. 16-8 and ADR L.R. 3-5: 14 The parties agree to participate in the following ADR process: 15 **Court Processes:** 16 Non-binding Arbitration (ADR L.R. 4) П 17 Early Neutral Evaluation (ENE) (ADR L.R. 5) П 18 П Mediation (ADR L.R. 6) 19 **Private Process:** X Private ADR (please identify process and provider) 20 The Parties agree to private mediation. The Parties agree to cooperate to select a 21 mediator at the appropriate time. 22 The parties agree to hold the ADR session by: 23 the presumptive deadline (The deadline is 90 days from the date of the order 24 referring the case to an ADR process unless otherwise ordered.) 25 X other requested deadline 26 The Parties agree to hold the ADR session on a mutually workable date between October 12, 2018 (the deadline for Plaintiff to file her reply in support of class 27 certification) and November 9, 2018 (the hearing date for Plaintiff's motion for class 28

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1	certification).1	
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$		Respectfully submitted,
3		LATISHA SATCHELL , individually and on behalf of all others similarly situated,
4	D . 1 I . 10 2010	
5	Dated: January 19, 2018	By: /s/ Rafey S. Balabanian Rafey S. Balabanian (315962)
6		CICNAL 200 INC (E/IZ/A CONTCATORIES INC.)
7	D . 1 I . 10 2010	SIGNAL360, INC. (F/K/A SONIC NOTIFY, INC.)
8	Dated: January 19, 2018	By: /s/ Whitty Somvichian Whitty Somvichian (194463)
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10	D (1 I 10 2010	GOLDEN STATE WARRIORS, LLC,
11	Dated: January 19, 2018	By: /s/ Whitty Somvichian Whitty Somvichian (194463)
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27	¹ Defendants Golden State Warriors, LLC a	and Signal 360, Inc. have agreed to the proposed timing suggestion of the Court's A.D.R. Unit but reserve the

SELECTING ADR PROCESS

for mediation in this stipulation based on the suggestion of the Court's A.D.R. Unit but reserve the right to seek a modification of the mediation timing in the event that developments in the case make it apparent that settlement discussions will not be productive until class certification is first resolved.

STIPULATION AND [PROPOSED] ORDER 2 CASE NO. 4:16-CV-04961-JSW

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1	[PROPOSED] ORDER	
2	The parties' stipulation is adopted and IT IS SO ORDERED.	
3	☐ The parties' stipulation is modified as follows, and IT IS SO ORDERED.	
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6	To a January 10, 2018	
7	Entered: January 19, 2018 The Honorable Jeffery S. White	
8	Unded States District Judge	
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